REMARKS

This amendment is prepared to supplement Applicant's response to the Office action mailed on 21 September 2004 (Paper No. 09697044). Allowance of claims 1-22, 25-50, 52, 53 and 60 is noted with appreciation.

Status of Claims

Claims 1-22 are original claims. Claims 23-60 were previously added. By this amendment, pending claims 23 is amended in two instances, while claim 61 is newly added.

AMENDMENT OF THE CLAIMS

By this amendment, claim 23 is twice amended and claim 61 is newly presented.

Amendment to claim 23

In the first instance, claim 23 is amended to define the controlling of "access" to said displaying of said image through the display device, in conferments with the problem addressed by the Applicant's invention, as noted in column 1, line 45. In the second instance, claim 23 is amended to define the "absence of inconsistency", a concept mentioned in Applicant's original specification, column 4, line 2.

Claim 61

Claim 61 alternatively defines applicant's invention in terms of the relation between display device and circuit converting electric signals from the computer, and the microcomputer

blocking access to the display while controlling "operation of said display in conferments with said electronic signals", to present applicant's invention in much broader terms than is provided by independent claim 3 and 13, of applicant's original '834 grant.

PATENTABLE DISTINCTIONS

Claim 23 remains patentablly distinguishable over the prior art for the reasons set forth in applicant's earlier filed responses.

Claim 61 broadly defines the relations between the "microcomputer" and the "ID code" and the "electronic signals." As explained in applicant's earlier filed responses, these features are earlier than and patentably distinguishable over the art. Accordingly, these claims are in condition for allowance.

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SUMMARY

A fee of \$250.00 is incurred by the addition of one independent claim in excess of three and one claim in excess of twenty. Applicant's check drawn to the order of Commissioner of this amount accompanies this supplemental response.

In view of the forgoing amendments and remarks, this application is in condition for allowance. Should questions remain unresovled, the Examiner is respectfully requested to telephone applicant's assigned attorney.

Respectfully submitted,

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